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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/462,863	(05/08/2000	ULRICH BENZLER	10191/1227	10191/1227 5597	
26646	7590	12/09/2004		EXAMINER		
KENYON &	k KENY	ON	AN, SHAWN S			
ONE BROAT	DWAY		•			
NEW YORK	, NY 10	0004	ART UNIT	PAPER NUMBER		
				2613		

DATE MAILED: 12/09/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	A selferable and Alexander	Annling	
	Application No.	Applicant(s)	
•	09/462,863	BENZLER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Shawn S An	2613	
The MAILING DATE of this communication appeared for Reply	ppears on the cover sheet w	rith the correspondence addres	SS
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a eply within the statutory minimum of thi d will apply and will expire SIX (6) MO ute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this commi BANDONED (35 U.S.C. § 133).	unication.
Status			
1) Responsive to communication(s) filed on <u>02</u>	February 2004.		
,	nis action is non-final.		
3) Since this application is in condition for allow	ance except for formal mat	ters, prosecution as to the me	erits is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.I	D. 11, 453 O.G. 213.	
Disposition of Claims			
4) ⊠ Claim(s) 6-12 is/are pending in the application 4a) Of the above claim(s) is/are withdrest is/are allowed. 5) □ Claim(s) 6-12 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and subject to restriction.	rawn from consideration.		
Application Papers			
9)☐ The specification is objected to by the Examir	ner.		
10) The drawing(s) filed on is/are: a) □ ac	ccepted or b) Objected to	by the Examiner.	
Applicant may not request that any objection to th			
Replacement drawing sheet(s) including the corre		• •	• •
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in <i>i</i> iority documents have beer au (PCT Rule 17.2(a)).	Application No received in this National Sta	ge
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152	2)

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DETAILED ACTION

Response to Reply Brief

1. Applicant's arguments with respect to claims have been carefully considered but are most in view of the new grounds of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 6-10 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over ZIEGLER (Corporate Rearch & Development) in view of Thomas (4,890,160) and Yamashita et al (5,347,599).

Regarding claims 6-7, ZIEGLER discloses a method for generating an image when estimating a motion of image sequences, the method comprising the steps of:

determining a first motion vector with a pixel accuracy (Fig. 5, 1);

determining a second motion vector with a sub-pixel accuracy (2), wherein a resolution being selected to be higher (refined accuracy) than a resolution of a pixel raster in the first search;

determining a third motion vector by a further interpolation (3), wherein the resolution is increased once more, and the interpolation is carried out on the basis of a pixel raster.

ZIEGLER does not specifically disclose utilizing aliasing reducing interpolation filtering, and more than four neighboring pixels being utilized for an interpolation of each pixel.

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However, Thomas teaches motion vector detecting method comprising aliasing reducing interpolation filtering (col. 9, lines 25-55), and Yamashita et al teaches an adaptive interpolation method comprising a concept wherein more than four neighboring pixels being utilized for an interpolation of each pixel (col. 4, lines 33-49).

Therefore, it would have been obvious to a person of ordinary skill in the relevant art employing a method for generating an image when estimating a motion of image sequences as taught by ZIEGLER to incorporate the concepts as discussed above as taught by Thomas and Yamashita et al so as to utilize the aliasing reducing interpolation filtering, and to utilize more than four neighboring pixels for an interpolation of each pixel in order to reduce the effects of noise.

Regarding claim 8, the Examiner takes official notice that bilinear interpolation, a conventional spatial interpolation technique, is well known in the art used to generate such prediction data of ½ pixel precision.

Therefore, it would have been obvious to a person of ordinary skill in the relevant art employing a method for generating an image when estimating a motion of image sequences as taught by ZIEGLER to incorporate the bilinear interpolation for generating such prediction data of ½ pixel precision.

Regarding claims 9 and 10, the Examiner takes official notice that FIR filter is well known in the art, including mathematics for estimating a value of a particular pixel at a certain frame. Therefore, it is considered quite obvious (simple design choice) to use filter coefficients such as 0, ½, -43/256, 23/256, or -8/256 in order to have a better results, such as reducing the aliasing effect.

Regarding claim 12, the Examiner takes official notice that a conventional encoder comprises encoding (inter frame) of a motion vector for transmission, and a range of values of motion vector difference (motion estimation/compensation) to be coded to an increased/decreased resolution depending on the application, practical usage, and available bandwidth.

Therefore, it would have been obvious to a person of ordinary skill in the relevant art employing a method for generating an image when estimating a motion of image sequences as taught by ZIEGLER to encode the motion vectors including motion vector

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differences for increased/decreased resolution depending on the application, practical usage, and available bandwidth.

4. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over ZIEGLER, Thomas, and Yamashita et al as applied to claim 6 above, and further in view of Eifrig et al (5,991,447).

Regarding claim 11, the combination of ZIEGLER, Thomas, and Yamashita et al does not particularly disclose predicting video objects separately, and inserting coefficients into a transmission bit stream at a beginning.

However, Eifrig et al teaches predicting video objects separately (Abs.), and inserting coefficients into a transmission bit stream (140) at a beginning in order to achieve efficient coding, object scalability, spatial and temporal scalability, and less error.

Therefore, it would have been obvious to a person of ordinary skill in the relevant art employing a method for generating an image when estimating a motion of image sequences as taught by ZIEGLER to incorporate the well known concept of predicting video objects separately, and inserting coefficients into a transmission bit stream at a beginning as taught by Eifrig et al in order to achieve efficient coding, object scalability, spatial and temporal scalability, and less error.

Conclusion

- 5. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to *Shawn S An* whose telephone number is 703-305-0099. The Examiner can normally be reached on Flex hours (10).
- 6. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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7. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



SSA

Primary Patent Examiner 12/7/04